07/01/16 in TXSD	Page 1 of 10							
	United States Unstrict Court Southern District of Texas FILED							
	JUL - 1 2016							
	David J. Bradley, Clerk of Court							
FOR ORY WRIT	1:16 CV119							
ED STATES N								
TY PETITIONER								
ESPONDENT(S)								
wear or declare that on this date, Supreme Court Rule 29 I have CEED IN FORMA PAUPERIS to the above proceeding served, by depositing d States mail properly addressed or by delivery to a third-party								
:								
TORTEYA THE THIRD								
TRICT OF TEXAS, BROWNSVI								

David J. Bradley,
EXPARTE MOTION-PETITION FOR ART.I, SEC.9, CLAUSE 3-PEREMPTORY WRIT
SUPREME COURT OF THE UNITED STATES  DIRECT APPEALS DIVISION
JAMES A-K ARUNGA/INDISPENSABLE PARTY UNITED STATES GOVERNMENT ET AL — PETITIONER  (Your Name)
VS.
BARACK HUSSEIN OBAMA ET AL — RESPONDENT(S)
PROOF OF SERVICE
I, JAMES AGGREY-KWEGGYIRR ARUNGA, do swear or declare that on this date, JUNE 28., 20_16, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR ART. I, SEC. 9, CLAUSE 3 WRIT to the above proceeding served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.
The names and addresses of those served are as follows:
UNITED STATES MAGISTRATE ONE-NAMED IGNACIO TORTEYA THE THIRD
UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF TEXAS, BROWNSVI
BROWNSVILLE DIVISION
I declare under penalty of perjury that the foregoing is true and correct.
Executed on June 28, , 2016
As
(Signature)

EXPARTE MOTION-PETITION FOR ARTICLE I, SECTION 9 , CLAUSE 3-JURISDICTIONAL PEREMPTORY WRIT, DEHORS.

IN THE

# SUPREME COURT OF THE UNITED STATES

DIRECT APPEALS DIVISION

JAMES AGGREY-KWEGGYIRR ARUNGA, INDISPENSABLE PARTY--UNITED STATES GOVERNMENTETALFETITIONER (Your Name)

VS.

BARACK HUSSEIN OBAMA ET AL - RESPONDENT(S)

ON PETITION FOR ARTICLE I, SECTION 9, CLAUSE 3 WRIT, DEHORS

UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF TEXAS (NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR ARTICLE 1, SECTION 9, CLAUSE 3-PEREMPTORY WRIT, DEHORS.

JAMES AGGREY-KWEGGYIRR ARUNGA, Legal Scholar, Pro se (Your Name)

POST OFFICE BOX 11521, (Address)

EUGENE. OREGON 97440-3721 (City, State, Zip Code)

NONE (POOR TO AFFORD ONE)
(Phone Number)

# THE QUESTION(S) PRESENTED INVOKE ABSOLUTE DICHOTOMY OF JUSTEHORS

- (1) Constitutionality DEFINING Principal is Authority that accomplished, per curam, the September 1787-Manifest

  Regard PreambleProvisions of/by/forWE the people.
- (2) Constitutionality DEFINING Ratification is the PGWER that
  WE are all in this for ourselves and our POSTERITY in
  One Bill of Rights, in consistent with September 1787-WRIT
  enacting Grandeur Standing Rights effecting the 1791Amendment I; Amendment VI., Amendment VII; and 1868-Amendment
  The Supreme Law of the Land--1787-1791--DichotomyWrit.
- Article I, Section 9, Clause3 protects WE-people of United
  States Government from vexatious imperial cultOchlocracy in
  that people's due process and equal Protection of the LAW
  are indefinite. 1791-Amendments I and 1868-Amendment XIV.
- (4)(a) Pro se moves this honorable Jurist, Clarence Thomas, to vacate June 14, 2016 ORDER of the magistrate Ignacio Torteya, the third, as unjudicial proceeding and not active in the United States Government, the linearly found entity of Comity-Government of Democracy of/by/for WE, et al, Pro se petitioner and indispensable partypetitioners. Id.
- (4)(b) Court is further moved to direct the United States District Court, Southern District of Texas, Magistrate Ignacio Torteya to issue SUMMONS to the filed Complaint, filed and docketed on June 10,2016. Id.
- (4)(c) Court is, also, prayed to issue ORDER for impenneling jury

either for civil or criminal (magistrate seems to have found) jurisdictional criminal subject matter against this respected pro se Arunga who is ready for jury trial, right now, against designated defendants. 1791-Amendments I. Vland 1868-Amendment XIV Court is requested to give the benefits of fairness to Obama's clan to agree to come and have an open hearing to show the jury and others, how. pro se has owed and continue to owe Obama's imperial cultochracy some money in overpayments, delusional inhuman claim(s) and disrespecting 78-moralyears of Pro se. Invidicusinsidious adumbrations of Clintons involved in deathof an American innocent child, Bengazi ambassador, and Obama-Charles obstructing justice are going nowhere, for they are found file in their hands mind, and their political-financial finaglings. Pro se has a right to be heard on that note. Id. Pro se petitioner(s) request(s) the honorable assigned JURIST of the U.S. Supreme Court to grant pro se and indispensable partypetitioners their petition. Amendments I, VI, VII and XIV. Respectfully submitted on the Rights of the American Jurisprudence and on the MERITS: The Documentary History of History of Ratificcation of the Constitutional Documents and Record 1776-1787, Merill Jensen and John Kaminski; Ratification, The People Debate the Constitution, 1787--1788, Pauline Maier; Origins of the Bill of Rights, Leonard Levy; MORE PERFECT UNION, William Peter; THE CITIZENS'S CONSTITUTION, Seth Lipsky; THE CONSTITUTION, Joseph Welch; The Constitution, stitution of United States of America, Johnny H. Killian and Leland E. Beck(Edtrs) . Also, Norse v. Santa Cruz City Council, ; U.S. v. Lovett, 328 U.S. 303; Lynch v. Household

Finance, 405 U.S. 538; Dougall v. Sugarman, 339F.Supp906/413 U.S.

643; Bender Case, 475 U.S. 534; Marquez v Hrdin, 339F Supp 1364;

<u>Vico</u> C	ase	, 657	F.2d	768;	Johnson	"À"	Case,	862	F.2d	975;
James	Aggr	ey-Kwe	eggyiı	r Arı	unga Case	<u> v.</u>	New Y	ork (	<u>Cit</u> y	
F.Supp	)		. K.c	,. <b>n</b> o	111-00	1.21	6			

Respectfully Submitted on June--, 2016,

JAMES AGGREY-KWEGGYIRR ARUNGA LEGAL SCHOLAR, Pro se

ARUNGA & LEE POST OFFICE BOX 11521 EUGENE, OR 97440-3721

# UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

# NOTICE OF CASE FILING

Date Case filed:

6/9/2016

Style of Case:

United States Government, et al.

v.

Barack Hussein Obama, et al.

Case number:

1:16-cv-00119

District Judge assigned:

Judge Rolando Olvera

Magistrate Judge assigned:

Magistrate Judge Ignacio Torteya, III

Nature of Claim:

**Complaint NOS 690** 

Your case has been filed as a Complaint.

Please write or type the civil action number on the front of all letters and documents. Address all mail to:

United States District Clerk's Office 600 E. Harrison Street, Rm. 101 Brownsville, TX 78520

The case will be handled in the ordinary course of the Court's work. Writing to the Court to ask about your case will only SLOW the process.

Date: June 10, 2016

David J. Bradley, Clerk

By: Balvina Campos, Deputy Clerk

EXHIBIT A-24

FRIDAY, JUNE 24, 2016

SUPREME COURT Delusioned ImperialWitchcraft

# it vote a 'no' to Obama's immigration plans

The 4-4 tie keeps in place a lower court ruling ınd effectively kills Obama's reform program

BY MARK SHERMAN The Associated Press

ational immigration rection of America's olicy, as well as the balig the stakes even further The hotly debated ivided Supreme Court eadlocked Thursday on his presidency and raisir the November elections. tates illegally, effectively lling the plan for the rest ration plan to help milons living in the United resident Obama's immiort-handed and deeply WASHINGTON -

high court, now will be determined in large part by the presidential and Antonin Scalia's death in February already were fea-Immigration and the court vacancy created by Justice congressional elections. turing in the campaign.

defeat for the president and Scalia's vote most pansion rather than the 4-4 ie, a much more significant likely would have meant an outright ruling against Obama's immigration exmmigrant advocates.

dent she would work to Democrat Hillary Clinton declared that as pres-

nce of power on the

trol of the Senate in 2014 and the chances for an ready remote, were furwho were brought to the Obama decided to move ter Republicans won conimmigration overhaul, algram that benefits people United States as children. forward on his own aftected the parents of children who are in the country legally. The other was an expansion of a promake sure he would Obama's "unconstitutional restore the programs ican Donald frump said and go further. Repub-

> President Obama

The candidates vying to replace him split as plainly impasse "takes us further from the country we as-Obama said Thursday's ther damaged. pire to be." discretion to decide whom to lead to an increase in deportations since the president retains ample The tie is not likely actions" never came back.

tive Democratic nomias the justices. ows" by giving them the right to work legally in to deport. But the ruling stymies his effort to bring people "out from the shadthe United States.

grams would have pro-One of the Obama pro-

nee, said that if she is elected she will defend the Obama programs "and do everything possible under the law to go further to protect families."

And the people directly the other hand, said the court outcome "blocked undertaken by a president" and the split decision 'makes clear what's at one of the most unconstitutional actions ever Republican Trump, on stake.in November."

Cristina Molina of New York City said she was Mexican immigrant frustrated and upset.

She has lived in the United States for 23 years and said she would have been eligible for one 🛱 A Supreme Court 🛱 the programs Obang announced in 2014.

sets no national prece dent but leaves in place a ruling by a lower court The justices issued a one sentence opinion, with one January, but by the tim A full nine-justice com agreed to hear the case April, Scalia had di<mark>ē</mark> That left eight justices decide the case, and the court presumably sign of the arguments in further comment.

lines, although no brea along liberal-conserva<mark>ti</mark> down was announced.

"I feel like I'm in limbo," Molina, 48, said through an interpreter.

Clinton, the presump-

Page 8 of 10
United States District Court
Southern District of Texas

### ENTERED

June 14, 2016 David J. Bradley, Clerk

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

UNITED STATES GOVERNMENT, et. \$ appendix-23 al., \$ \$ Plaintiffs, \$ \$ v. Case No. 1:16-cv-119 \$ BARACK HUSSEIN OBAMA, et al., Defendants. \$ \$

# ORDER TO SHOW CAUSE

The Court is in receipt of Plaintiffs' complaint, which was filed by James Aggrey-Kweggyir Arunga (hereinafter "Mr. Arunga") on June 10, 2016. On the face of the complaint, multiple grounds could exist for dismissal under Rule 12(b) of the Federal Rules of Civil Procedure for failing to comply with Rule 8 and 9 of the same. For example, Plaintiffs fail to articulate a justiciable claim in the complaint. Further, there exists no reason to believe that the Court has subject matter or personal jurisdiction to entertain the allegations contained within the complaint. Plaintiffs are hereby given NOTICE that the Court has identified issues fatal to the cause of action and are ORDERED to show cause within 21 days as to why the complaint should not be dismissed and summons be issued.

Signed on this 14th day of June, 2016.

Ignacio Torteya, III United States Magistrate Judge

<sup>&</sup>lt;sup>1</sup> The complaint includes multiple government entity plaintiffs whom are reportedly represented by Mr. Arunga. Mr. Arunga seemingly is neither a lawyer nor affiliated with the government in any capacity. The Court advises Mr. Arunga that impersonating an officer or employee of the United States government, as well as the unauthorized practice of law, are punishable offenses.

<u>D.</u>

D.C. CASE NO. 1:16-cy-119

IN THE

UNITED STATES DISTRICT COURT

FOR ATHERN SOUTHERN DISTRICT OF TEXAS

UNITED STATES GOVERNMENT ET AL Plaintiffs-Appellants

V.

BARACK HUSSEIN OBAMA ET AL Defendants-Appellees

> 1/ NOTICE FOR THE

DIRECT APPEAL FROM UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS, BROWNSVILLE DIVISION

JAMES AGGREY-KWEGGYIRR ARUNGA LEGAL SCHOLAR, Pro se ARUNGA & LEE POST OFFICE BOX 11521 EUGENE, OR 97440-3721

1/. To be filed before July 5, 2016.

David Failey Cort of Sauce



\$1.36 R2303\$101814-04 U.S. POSTAGE PAID EUGENE, OR 97401 JUN 28, 16 AMOUNT

REYNALDO G. GARZA - FILEMON B. VELA CLERK
UNITED STATES DISTRICT COURT BROWNSVILLE, TEXAS 78520-7114 SOUTHERN DISTRICT OF TEXAS 600 E. HARRISON STREET #101 UNITED STATES COURTHOUSE

OR 97440-3721 ARCORD A P LEE IMP E